

PETITIONER OR ATTORNEY DEPARTMENT OF CHILDREN AND FAMILY SERVICES Lancaster DCFS Office 300 E. Avenue K6 Lancaster, CA 93535 CSW Susan Johnson		PHONE: (661) 471-1001	
<b>SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES</b>			
<b>CHILD'S NAME(S)</b> Noah Cuatro	<b>DOB:</b> 8/20/14		
<b>MOTHER'S NAME</b> Ursula Juarez	<b>FATHER'S NAME</b> Jose Cuatro	<b>LEGAL GUARDIAN'S NAME</b>	
<b>APPLICATION AND DECLARATION IN SUPPORT OF:</b>			
<input checked="" type="checkbox"/> <b>AUTHORIZATION FOR REMOVAL</b> <input type="checkbox"/> <b>MEDICAL/SEXUAL ABUSE EXAMINATION</b> <input checked="" type="checkbox"/> <b>ORDER AUTHORIZING ENTRY INTO HOME FOR REMOVAL PURPOSES</b> <input type="checkbox"/> <b>NIGHT SERVICE OF AUTHORIZATION FOR REMOVAL PURPOSES</b>			
<b>APPLICATION NO.:</b> RO 29330			
<b>CASE NO (if applicable):</b> DK06992B <b>DEPT. NO.: 426</b> Open case; notice given.			

## **APPLICATION AND DECLARATION**

### **FOUNDATIONAL INFORMATION**

Petitioner, CSW Susan Johnson declares as follows:  
 (Print Name)

### **PETITIONER'S PROFESSIONAL QUALIFICATIONS**

I am employed by the Los Angeles Department of Children and Family Services. By virtue of my education, training and experience I am qualified, authorized and currently assigned to conduct child abuse and neglect investigations. I am currently assigned to investigate the case involving the child named above. I make this declaration in support of an application for:

- An authorization for removal (pursuant to Welf. & Inst. Code § 340, subd. (b), Wallis v. Spencer and its progeny)
- An order for a medical and/or sexual abuse examination of the child under Welf. & Inst. Code § 324.5
- An order authorizing entry into the residence in which the child is located for removal/detention of the child

## CHILD'S LOCATION

The child, as is stated in the supporting affidavit, is currently located at:  
[REDACTED]

Said location is the:

- Residence of parent and/or guardian
- Residence of non-parent/non-guardian
- Other:

## CHILD'S DESCRIPTION

4-year old Hispanic male, brown hair.

## CHILD'S LEGAL STATUS

- (a)  The child is not a dependent. However, one of the following has occurred:
- (i)  A verified original Welf. & Inst. Code § 300 petition may be filed, alleging that the child named above is a person described in Welf. & Inst. Code § 300; or
  - (ii)  On \_\_\_\_\_, the court conducted an initial petition hearing pursuant to Welf. & Inst. Code § 319 and set the matter for further hearing; or
  - (iii)  On \_\_\_\_\_, the child was found to be a person described in Welf. & Inst. Code § 300 and the matter was continued for a dispositional hearing.
- (b)  The child named above was declared a dependent child of the Juvenile Court on or about 6/1/17. A verified  § 387 supplemental petition,  § 388 \_\_\_\_\_ petition, or  § 342 subsequent petition dated \_\_\_\_\_ has been filed in Juvenile Court, or will be filed, requesting a removal from the parent(s) or legal guardian.
- (c)  The child named above was declared a dependent child of the Juvenile Court on or about 6/1/17, \_\_\_\_\_ and was ordered suitably placed in the home of  a  relative parent  
 non-relative extended family member       foster       group home.  
 home

## ORDERS REQUESTED

### 1. REQUEST FOR AUTHORIZATION FOR REMOVAL

Based on my investigation and the facts alleged in the attached  declaration,  DCFS report,  verified juvenile court petition, it is my professional opinion that the child should be detained from his/her  mother,  father,  legal guardian, and temporary placement and care of the child should be vested with DCFS under Welf. & Inst. Code § 300 pending a Welf. & Inst. Code § 319 hearing because there is probable cause to believe there is a substantial danger to the safety or to the physical or emotional health of the child, and that continuance in the home of the parent(s) and/or legal guardian, is contrary to the child's welfare, due to one or more of the following:

- (a)  The child requires medical care and there are no reasonable means by which the child can be protected without temporary removal from the physical custody of the parents or guardians.
- (b)  The child is in danger of physical or sexual abuse and there are no reasonable means by which the child can be protected without temporary removal from the physical custody of the parents or guardians.
- (c)  The child's physical environment poses a threat to the child's health or safety and there are no reasonable means by which the child can be protected without temporary removal from the physical custody of the parents or guardians.
- (d)  The child is suffering severe emotional damage and there are no reasonable means by which the child can be protected without temporary removal from the physical custody of the parents or guardians.
- (e)  The child has no parent, guardian, or relative willing to provide care for the child.
- (f)  See additional information supporting the need for protective custody described in the attached declaration, report and/or petition.

### 2. REQUEST FOR MEDICAL AND/OR SEXUAL ABUSE EXAMINATION

Medical and/or Sexual Abuse Examination Pursuant to Welf. & Inst. Code § 324.5 and/or Penal Code § 13823.11:

Based on my investigation and the facts alleged in the attached declaration and any additional attached information, it is my professional opinion that there is probable cause to believe that the child is a person described in Welfare and Institutions Code §300 and that an investigatory exam under Welf. & Inst. Code § 324.5 is required by a medical practitioner who has specialized training in diagnosing and treating child abuse and neglect to determine whether the child has been abused or neglected.

- Mother  Father  Legal Guardian will be notified of the exam.
- Mother  Father  Legal Guardian will be notified and invited to be present for the exam.
- Mother  Father  Legal Guardian should be on premises but not in the exam room.
- Mother  Father  Legal Guardian should not be on the premises or have any contact with the child during the exam.

3.  REQUEST FOR ORDER AUTHORIZING ENTRY INTO HOME WHERE CHILD IS LOCATED

Based on my investigation and the facts set forth in the attached  declaration,  DCFS report,  verified juvenile court petition,  additional information attached, it is my professional opinion that there is probable cause to believe that the child is a person described in Welf. & Inst. Code § 300, the child will be found inside the location stated below when this authorization for removal order is executed, and that entry into the home by DCFS and/or law enforcement investigators is necessary so long as it complies with Penal Code §§ 844 and/or 1531.

Current location(s) of child:

NIGHT SERVICE (10 p.m. – 7 a.m.) – Good Cause

Based on my investigation and the facts set forth in the attached  declaration,  DCFS report,

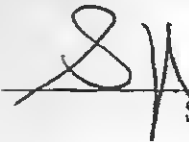
verified juvenile court petition,  additional information attached, it is my professional opinion that there is good cause to authorize service of this authorization for removal order at any hour of the day or night.

**VERIFICATION**

I declare under penalty of perjury that the foregoing, including any attachment, is true and correct to the best of my knowledge and belief. Signed on May 15, 2019  
Lancaster, CA 93535

CSW Susan Johnson

Social Worker Name (Print)



Social Worker Signature

5-15-19

Date